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| 10 11 12 | Attorneys for Defendant UBER TECHNOLOGIES, INC. [Additional counsel listed on next page] | |
| 13 | UNITED STATES DISTRICT COURT | |
| 14 | NORTHERN DISTRICT OF CALIFORNIA | |
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| 16 17 18 19 20 | CARLA VARIO, individually and on behalf of all others similarly situated, Plaintiff, v. UBER TECHNOLOGIES, INC., a Delaware corporation, | Case No. 4:18-cv-03829-HSG JOINT CASE MANAGEMENT STATEMENT Judge: Hon. Haywood S. Gilliam, Jr. Complaint Filed: June 27, 2018 |
| 21 | Defendant. | |
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| 1 2 3 4 5 6 7 8 | RICHARD TOSHIYUKI DRURY (CA SBN 163559) richard@lozeaudrury.com REBECCA LEAH DAVIS (CA SBN 271662) Rebecca@lozeaudrury.com Lozeau Drury LLP 410 12 th Street, Suite 250 Oakland, CA 94607 Telephone: (510) 836-4200 Facsimile: (510) 836-4205 STEVEN LEZELL WOODROW, Pro Hac Vice swoodrow@woodrowpeluso.com PATRICK HARRY PELUSO, Pro Hac Vice |
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| 13 | Facsimile: (303) 927-0809 |
| 14 | Attorneys for Plaintiff CARLA VARIO |
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| 1 | Disintiff Carle Veric ("Disintiff") and Defendent Liber Technologies. Inc. ("Liber" or | | |
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| | Plaintiff Carla Vario ("Plaintiff") and Defendant Uber Technologies, Inc. ("Uber" or | | |
| 2 | "Defendant") jointly submit this Joint Case Management Statement pursuant to the Standing | | |
| 3 | Order for All Judges of the Northern District of California and Civil Local Rule 16-9. Plaintiff's | | |
| 4 | counsel, Patrick H. Peluso, and Defendant's counsel, Adam J. Hunt, have met and conferred | | |
| 5 | concerning the contents of this Statement. | | |
| 6 | On September 17, 2018, the parties filed a stipulation to consolidate this action pursuant | | |
| 7 | to Federal Rule of Civil Procedure 42(a) with two other related cases, Manning, et al. v. Uber | | |
| 8 | Technologies, Inc., No. 4:18-cv-02931 (N.D. Cal.) ("Manning") and Bollinger v. Uber | | |
| 9 | Technologies, Inc., No. 3:18-cv-04538 (N.D. Cal.) ("Bollinger"). (See ECF No. 33.) Because the | | |
| 10 | stipulation is still pending, the parties respectfully believe that it is more efficient to submit a | | |
| 11 | Joint Case Management report governing the consolidated action—including this case, as well as | | |
| 12 | Manning and Bollinger—once the Court enters an order granting the parties' stipulation. | | |
| 13 | | | |
| 14 | Dated: September 25, 2018 TIFF. | ANY CHEUNG | |
| 15 | ADA | M J. HUNT IA X. ROIBAL | |
| 16 | MOR | RISON & FOERSTER LLP | |
| 17 | | | |
| 18 | By: | /s/ Adam J. Hunt | |
| 19 | | ADAM J. HUNT | |
| 20 | | Attorneys for Defendant UBER TECHNOLOGIES, INC. | |
| | | | |
| 21 | Dated: September 25, 2018 PATE | RICK H. PELUSO, <i>Pro Hac Vice</i> | |
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| 23 | | | |
| 24 | By: | Patrick H. Peluso | |
| 25 | | PATRICK H. PELUSO | |
| 26 | 5 | Attorneys for Plaintiff CARLA VARIO | |
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| II. | IONE CASE MANAGEMEN | | |

ECF ATTESTATION I, ADAM J. HUNT, am the ECF User whose ID and password are being used to file this JOINT CASE MANAGEMENT STATEMENT. In compliance with Civil Local Rule 5-1(i), I hereby attest that Patrick H. Peluso, counsel for Plaintiff, has concurred in this filing. Dated: September 25, 2018 /s/ Adam J. Hunt ADAM J. HUNT